# CRIMINAL DOCKET UNITED STATES DISTRICT COURT

D. C. Form No. 100A Rev.

TITLE OF CASE

THE UNITED STATES

vs.

Vs.

William Kursh

ATTORNEYS

For U. S.:
Ben Baker
Asst. U. S. Attorney

### For Defendant:

Ed Goodwin (Retained) c/o Okla. Eagle P.O. Box 3267, Tulsa

	STATISTICAL RECORD	COSTS	DATE	NAME OR RECEIPT NO.	REC.	DISB.
J.S. 2 mailed 1.3/-7/  J.S. 3 mailed 3.3/-72  Marshal  Violation Unlawful purchaseDocket fee of firearms Title 18  Sec. 922(a)(6)	J.S. 3 mailed 3-3/-72  Violation Unlawful purchas of firearms  Title 18	Marshal		NEGETT NO.		

DATE	PROCEEDINGS
1-21-71 1-21-71 1-21-71	Indictment, filed in open court. b Record vote of the grand jury, filed in open court. b Ordered by the Court that the bond of the defendant is fixed in the sum of \$2,500.00. (Allen E. Barrow - Judge) b
1-21-71	Warrant for arrest of the defendant issued. b
5-18-71	Personal Bond of the defendant in the sum of #2,500.00, filed.
5-18-71	Order specifying methods and conditions for release, filed. b
6-8-71	Warrant for arrest, ret. & filed: deft. Wm. Kursh arrested at
9-7-71	Tulsa, Ok. 5-12-71. g Defendant present in person and represented. Def. arraigned and enters pleas of GUILTY as to Cts. 1&2, and is adjudged GUILTY as charged in Cts. 1&2 of the Indictment, and sentence is passed
9==21==71	to Tues. 9-21-71 at 10:00 A.M.(AEB-J)h Defendant present in person and not represented. At request of Ed Goodwin, case passed to Tuesday, Oct. 5, 1971 at 10:00 A.M. for sentence- (AEB-J)h  Over

committed to the custody of the Ct. 1-Ct. 2-With Ct. 1, for a study as descresults of such study to be furthe sentence of imprisonment he in accordance with 18 U.S.C.A. committment to U.S. Med Center J&C, ret. & filed: defendant del 10-20-71. g  12-8-71 Order, filed, that upon letter Leavenworth, Kansas, an extensic complete the study, evaluation (copies mailed Warden & parties)  3-24-72 Petition for writ of habeas corrorder granting writ of ha	3 . 3
committed to the custody of the Ct. 1-Ct. 2-With Ct. 1, for a study as descresults of such study to be furthe sentence of imprisonment he in accordance with 18 U.S.C.A. committment to U.S. Med Center J&C, ret. & filed: defendant del 10-20-71. g  12-8-71 Order, filed, that upon letter Leavenworth, Kansas, an extensic complete the study, evaluation (copies mailed Warden & parties)  3-24-72 Petition for writ of habeas corrored granting writ of habeas corrored g	represented.
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12-8-71  12-8-71  Order, filed, that upon letter is Leavenworth, Kansas, an extension complete the study, evaluation 8 (copies mailed Warden & parties)  3-24-72  3-24-72  Petition for writ of habeas corrected granting writ of habeas of Hearing held. Parties present a 4208(b) report, which stated the vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock V.A. Hospital, order  3-28-72  Order for dismissal, filed and of Order, filed, that deft. be trained the vacates previous and motion is granted veterans AdministrationU.S. Mar Little Rock V.A. Hospital, order  Order, filed, that deft. be trained the vacates previous and motion is granted veterans AdministrationU.S. Mar Little Rock V.A. Hospital, order  Order, filed, that deft. be trained the vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock V.A. Hospital, order  Order, filed, that deft. be trained the vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock V.A. Hospital, order  Order, filed, that deft. be trained the vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock V.A. Hospital, order  Order, filed, that deft. be trained the vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock V.A. Hospital, order  Order, filed, that deft. be trained the vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock V.A. Hospital, order	adjudged that the defendant is hereby attorney general for a period of Five (5) years Ct. 2 Five (5) years,/to run consecutively ribed in 18 U.S.C.A. Section 4208(c), the nished this court within 90 days, whereupon rein imposed shall be subject to modification Section 4208(b). The Court recommends in Springfield, Mo.(AEB-J)h livered to U.S. Pen., Leavenworth, Kansas,
Leavenworth, Kansas, an extension complete the study, evaluation (copies mailed Warden & parties)  3-24-72 Petition for writ of habeas correctly order granting writ of habeas of Hearing held. Parties present at 4208(b) report, which stated the vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock W.A. Hospital, order  3-23-72 Order for dismissal, filed and of Order, filed, that deft. be trained the vacates at North Little Rock, authorities for admission to states.	ivered to the rem, heavenworth, hamsas,
complete the study, evaluation & (copies mailed Warden & parties) 3-24-72 Petition for writ of habeas cornorder granting writ of habeas of Hearing held. Parties present a 4208(b) report, which stated the vacates previous judgment and granting writies and motion is granted Veterans AdministrationU.S. Mar Little Rock W.A. Hospital, order Order for dismissal, filed and order, filed, that deft. be trained the vacates at North Little Rock, authorities for admission to state.	request of Warden, U.S. Penitentiary,
(copies mailed Warden & parties) 3-24-72 Petition for writ of habeas corrorating writ of habeas of hearing held. Parties present a 4208(b) report, which stated the vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock V.A. Hospital, order Order for dismissal, filed and order, filed, that deft. be trained the hospital at North Little Rock, authorities for admission to state.	
3-24-72 3-28-72 Petition for writ of habeas corrected order granting writ of habeas of Hearing held. Parties present a 4208(b) report, which stated the vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock W.A. Hospital, order Order for dismissal, filed and order, filed, that deft. be trained the vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock W.A. Hospital, order Order, filed, that deft. be trained the vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock W.A. Hospital, order Order, filed, that deft. be trained the vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock W.A. Hospital, order Order, filed, that deft. be trained the vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock W.A. Hospital, order Order, filed, that deft. be trained the vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock W.A. Hospital, order Order, filed, that deft. be trained to vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock W.A. Hospital, order Order, filed, that deft. be trained to vacates previous judgment and granted veterans AdministrationU.S. Mar Little Rock W.A. Hospital, order Order, filed, that deft.	*
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3-29-72 Order, filed, that deft. be transpital at North Little Rock, authorities for admission to sta	and represented. Statements made as to beft. is mentally incompetent. Court cants new trial. Pltf. submits motion for by the Court. Deft. is released to the shal is to deliver the Deft. to the North prepared by the law clerk. (AEB-J)v
3-29-72 Order, filed, that deft. be transpital at North Little Rock, authorities for admission to sta	
	nsported by U.S. Marshal to Federal Adm. Ark., and there delivered to admitting ate hospital. (AEB-J)hm
1	iled. Executed by delivering deft. to p. Division, No. Little Rock, Ark. on
	. & filed: deft. Kursh delivered to Tulsa

\_\_\_\_, U. S. Court House, Tulsa, Oklahoma

BEFORE Morris L. Bradford

#### UNITED STATES COMMISSIONER

NORTHERN DISTRICT OF OKLAHOMA

#### RECORD OF PROCEEDINGS—MISCELLANEOUS

for search warring in civil or admin nonpayment of criminal proceed title of the case Commissioner's	ants, extradition proceedings, depositions iralty cases, attachments and subsequent seamen's wages, civil rights proceedings dings, if not included in Form AO 100, each, its nature, and the date and nature of $\epsilon$	hich Forms AO 100 and AO 101 are not adapted, such as applications in civil cases, proceedings for the release of poor convicts, references thearings in internal revenue matters, proceedings to settle or certify, detentions of witnesses on removal proceedings in connection with tc. A separate page should be used for each proceeding, showing the each step taken.			
Docket No	1 , Case No. 129	71 CR 6			
UNITED S	STATES OF AMERICA	U.S.C. Title 18, § 922 (a) (6)			
	vs.	(Nature of proceeding) 424			
WILLIAM	KURSH	(Nature of proceeding)			
		FEB 181971			
	T	JOHN H. POE, Clerk			
DATE		U. S. DISTRICT COURT			
2-12-71	Defendant, William Kursh, indicted by Grand Jury setting in				
	Northern District of Oklahoma on January 21, 1971. No further				
	proceedings required of Commissioner.				

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United States Commissioner

Certified to be a correct transcript of Docket Entries.

Dated \_\_\_\_\_\_ February 12 \_\_\_\_\_, 19 \_\_\_\_71

(Addréss)

Tules, Oklahoma

## UNITED STATES COMMISSIONER

NODSHERN DISTRICT OF ONLAHOMA

(Name of Commissioner)

### RECORD OF PROCEEDINGS—MISCELLANEOUS

This form should be used to record proceedings for which Forms AO 100 and AO 101 are not adapted, such as applications for search warrants, extradition proceedings, depositions in civil cases, proceedings for the release of poor convicts, references in civil or admiralty cases, attachments and subsequent hearings in internal revenue matters, proceedings to settle or certify non-payment of seamens wages, civil rights proceedings, detentions of witnesses on removal proceedings in connection with criminal proceedings, if not included in Form AO 100, etc. A separate page should be used for each proceeding, showing the title of the case, its nature, and the date and nature of each step taken.			
Commissione	er's Case No. 59		
	TATES OF AMERICA PAIL HEARING		
-	Violation of Title 18 USC 922(a) (6)		
	WURSH		
	(Nature of proceeding)		
	17 494 MAY 18 1971		
DATE	JOHN H. POE, Clerk		
	U. S. DISTRICT, COURT		
5-12-71	The defendant appeared in person and by his attorney, Mr. Ed Goodwin,		
4	and was advised of the Indictment returned against him by the Grand		
-	Jury and advised of his right to a preliminary hearing. The defendant		
	in person and by his attorney waived right to a preliminary hearing		
	and his bail was fixed at \$2500 cash or surety. The defendant was		
	committed to the custody of the U. S. Marshal in lieu of bond. On		
	May 14, 1971 the defendant appeared before the undersigned with his		
	attorney and upon the recommendation of Assistant U. S. Attorney,		
	Hubert Bryant, defendant was permitted to execute his own bond in the		
	amount of \$2500 and upon execution of same was released from the		
	custody of the U. S. Marshal. The defendant was bound over for further		

action by the United States District Court.

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7	a compact transcript of Docket Entries

United States Commissioner
Magistrate